Case 3:05-cv-01029-JCS Document 56	File	ed 08/16/2006	Page 1 of 2
DANIEL RAY BACON, STATE BAR # 103866 AARON S. GORFEIN, STATE BAR # 183295 Law Offices of Daniel Ray Bacon 234 Van Ness Avenue San Francisco, CA 94102 Telephone (415) 864-0907 Facsimile: (415) 864-0989 ATTORNEYS FOR PLAINTIFF Colleen Murray			
UNITED STATES DISTRICT COURT			
IN AND FOR THE NORTHERN DISTRICT OF CALIFORNIA			
COLLEEN MURRAY,)	CASE NO. C-05	1029 JCS
Plaintiff,	}	CONTINUA	NCE OF CASE
COVENANT AVIATION SECURITY, LLP and NCS PEARSON, INC., Defendants.)		•
1. The parties attended a Early Neutral Evaluate Court on Thursday, August 10, 2006. The beneficial in clarifying the positions of the 2. The parties are presently exploring the posswith the assistance of the ENE evaluator. 3. The parties believe they will be able to determine a brief continuance of the Case Mana Friday, August 18, 2006 in order to explore but not limited to, obtaining more information.	partic partic sibilit ermin geme issu	es believe that said es and may narrow by of an early settle e if an early settle ent Conference pro- es related to the se- egarding an emplo	d session was of the issues of the case. ement of this matter ment is possible if esently scheduled for ettlement including,
	DANIEL RAY BACON, STATE BAR # 103866 AARON S. GORFEIN, STATE BAR # 183295 Law Offices of Daniel Ray Bacon 234 Van Ness Avenue San Francisco, CA 94102 Telephone (415) 864-0907 Facsimile: (415) 864-0989 ATTORNEYS FOR PLAINTIFF Colleen Murray UNITED STATES DI IN AND FOR THE NORTHERN I COLLEEN MURRAY, Plaintiff, v. COVENANT AVIATION SECURITY, LLP and NCS PEARSON, INC., Defendants. THE PARTIES HEREIN hereby Stipulate as follow 1. The parties attended a Early Neutral Evaluat Court on Thursday, August 10, 2006. The beneficial in clarifying the positions of the 2. The parties are presently exploring the poss with the assistance of the ENE evaluator. 3. The parties believe they will be able to dete given a brief continuance of the Case Mana Friday, August 18, 2006 in order to explore but not limited to, obtaining more informati which some information regarding the Plair	DANIEL RAY BACON, STATE BAR # 103866 AARON S. GORFEIN, STATE BAR # 183295 Law Offices of Daniel Ray Bacon 234 Van Ness Avenue San Francisco, CA 94102 Telephone (415) 864-0907 Facsimile: (415) 864-0989 ATTORNEYS FOR PLAINTIFF Colleen Murray UNITED STATES DISTR IN AND FOR THE NORTHERN DIST COLLEEN MURRAY, Plaintiff, v. COVENANT AVIATION SECURITY, LLP and NCS PEARSON, INC., Defendants. THE PARTIES HEREIN hereby Stipulate as follows: 1. The parties attended a Early Neutral Evaluation Court on Thursday, August 10, 2006. The partie beneficial in clarifying the positions of the partie 2. The parties are presently exploring the possibilit with the assistance of the ENE evaluator. 3. The parties believe they will be able to determin given a brief continuance of the Case Manageme Friday, August 18, 2006 in order to explore issu but not limited to, obtaining more information re which some information regarding the Plaintiff i	AARON S. GORFEIN, STATE BAR # 183295 Law Offices of Daniel Ray Bacon 234 Van Ness Avenue San Francisco, CA 94102 Telephone (415) 864-0989 ATTORNEYS FOR PLAINTIFF Colleen Murray UNITED STATES DISTRICT COURT IN AND FOR THE NORTHERN DISTRICT OF CALIFO COLLEEN MURRAY, Plaintiff, STIPULATED CONTINUAL V. COVENANT AVIATION SECURITY, LLP and NCS PEARSON, INC., Defendants. THE PARTIES HEREIN hereby Stipulate as follows: 1. The parties attended a Early Neutral Evaluation session pursuant to Court on Thursday, August 10, 2006. The parties and may narrow 2. The parties are presently exploring the possibility of an early settle with the assistance of the ENE evaluator. 3. The parties believe they will be able to determine if an early settle given a brief continuance of the Case Management Conference prefindly, August 18, 2006 in order to explore issues related to the set but not limited to, obtaining more information regarding an emplowhich some information regarding the Plaintiff is recorded.

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